

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2008-050966

07/13/2010

HONORABLE MICHAEL R. MCVEY

CLERK OF THE COURT
R. Tomlinson
Deputy

HELVETICA SERVICING INC, et al.

DONNELLY A DYBUS

v.

KELLY R PASQUAN, et al.

KELLY R PASQUAN
10601 N MONTROSE WAY
SCOTTSDALE AZ 85254

VISHNU R JONNALAGADDA
DANIEL L KLOBERDANZ
THOMAS PURCELL LIDDY
BRANDON A NEWTON

MINUTE ENTRY

NE Courtroom 112

10:08 a.m. This is the time set for Oral Argument regarding Intervenor's Motion to Quash Joseph G. Giraudo's Notice of Deposition of Ronald L. Gold; and Request for Rule 26(c) Protective Order against all Discovery Requests from Daniel L. Kloberdanz, Esq., Plaintiff in Intervention Ronald L. Gold's Motion for Leave to take Rule 30 Deposition of Daniel L. Kloberdanz as Material Fact Witness, and Plaintiff/Defendant Helvetica's Motion to Quash and Declare Null and Void Sheriff's Redemption by Joseph J. Giraudo. Present on behalf of Plaintiff Helvetica Servicing Inc. is counsel, Donnelly A. Dybus. Present on behalf of Intervenor, Ronald Gold, is counsel, Vishnu Jonnalagadda. Present on behalf of Third-Party Defendants Stephen and Pamela Pasquan and Joseph J. Giraudo is counsel, Daniel Kloberdanz.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2008-050966

07/13/2010

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

The Court having previously dismissed Plaintiff in Intervention Ronald Gold's Complaint in Intervention by Minute Entry Order dated June 18, 2010, Mr. Jonnalagadda addresses the Court to advise of his client's intention to appeal the Court's ruling and to request that the Court stay its ruling on the Intervenor's pending motions. Mr. Jonnalagadda also requests that he be permitted a brief oral response to Plaintiff/Defendant Helvetica's Motion to Quash and Declare Null and Void Sheriff's Redemption by Joseph J. Giraudo.

Argument is presented to the Court with respect to Plaintiff/Defendant Helvetica's Motion to Quash and Declare Null and Void Sheriff's Redemption by Joseph J. Giraudo.

The Court having granted Mr. Jonnalagadda's request, the Intervenor is permitted a brief oral response.

IT IS ORDERED taking this matter under advisement.

10:44 a.m. Matter concludes.

This case is eFiling eligible: <http://www.clerkofcourt.maricopa.gov/efiling/default.asp>